

PART II—Section 2.

NOTIFICATIONS BY GOVERNMENT.

REVENUE SECRETARIAT.

No. Fl. 5541—Ex. 74-23-5, dated 8th April 1924.

In Government Notification No. Fl. 5484—Ex. 74-23-3, dated 3rd April 1924, published in the supplement to the issue of the last week's Gazette, the corrections indicated below may be made:—

- (1) For "Monday the 21st April" in line 3 on page 2 of the Notification (para 5), substitute "Thursday the 1st May".
- (2) For "fifteen" in line 2 of clause (14) of Appendix II on page 5 of the Notification substitute "thirteen".

No. Fl. 5484—Ex. 74-23-3, dated 3rd April 1924.

Tenders are hereby invited for the exclusive privilege of establishing Bonded Depots at the localities specified in Appendix III and transporting thereto arrack and other country spirits from the Bangalore Government Central Distillery under bond, and thereat distributing it to the respective arrack shop-keepers attached to the said depots during the next two years beginning with 1st July 1924 and ending with 30th June 1926.

2. The privilege for which tenders are now invited will be conceded subject to the conditions specified in Appendices (i) and (ii) (hereto annexed) of the rules published under Notification No. R. 5961—Ex. 107-18-3, dated 20th November 1919, and the Excise Laws and Rules now in force, or which may, from time to time be passed by Government, or by the Excise Commissioner in virtue of the powers delegated to him.

3. The quantity of arrack and other country spirits conveyed from the Government Central Distillery to each Bonded Depot during the past three years is mentioned in Appendix III.

4. Tenderers must specify the lowest rate of remuneration for fifty gallons of spirits to be carried from the distillery at which they would make up the contract. They must specify one rate for the Bangalore City Depots and another rate for the depots in all the other places. The rates, thus tendered and accepted by Government, shall be the rates at which remuneration shall be calculated on the actual quantity carried in each case and be payable to the successful tenderer who shall be called, "the Government Contractor for the carriage of spirits to Bonded Depots," during the currency of the contract granted under this Notification. The contract will include the carriage of ganja to the several Taluk Treasuries from the Government Central Distillery for which no separate remuneration will be given.

5. Each tender must be accompanied by a deposit of Rs. 100 for the Bangalore City Depots and Rs. 500 for the mofussil depots specified in Appendix III and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of establishing Bonded Depots, and carrying spirits thereto from the Bangalore Government Central Distillery and distributing the same to the retail shops" and must be sent to the Excise Commissioner at Bangalore so as to reach him before noon on Thursday the 1st May 1924, after which date no tender will be received. The tenders will be opened by the Excise Commissioner at his office at 12 o'clock noon on Thursday the 1st May 1924 in the presence of such of the applicants as may be present. The final disposal of the tenders will rest, subject to the approval of Government, with the Excise Commissioner who reserves to himself full power to reject any or all of the tenders without assigning any reason as well as to accept separate tenders for supply to the Bangalore City Depots and for supply to the rest of the State. The deposits made by the applicants whose tenders are rejected will be immediately returned to them by the Excise Commissioner.

6. The applicant whose tender may be accepted by the Excise Commissioner, shall, within eight days of the acceptance of his tender being communicated to him, deposit at the State Huzur Treasury, Bangalore, a further sum in cash or in approved Government Securities duly endorsed in favour of the Dewan of Mysore, for the time being to make, with the deposits previously made a sum of Rs. 2,000 for the Bangalore City Depots and Rs. 13,000 for the aforesaid mofussil depots, and shall execute an agreement in the prescribed appended Forms (i) for the Bangalore City depots, and (ii) for the said mofussil depots on

proper stamps, binding himself to conform to the conditions therein set forth; and if he fails or refuses to sign the agreement, or to make the deposit required, the deposits already made will be forfeited to Government, and the contract otherwise disposed of.

7. No tender proposing any modification of any of the terms of this notification will be considered.

APPENDIX I.

FORM OF CONTRACT BOND TO BE EXECUTED BY THE GOVERNMENT CONTRACTOR FOR CARRIAGE OF ARRACK AND OTHER COUNTRY SPIRITS TO THE BANGALORE CITY BONDED DEPOTS.

WHEREAS I, _____, have been granted by the Government of His Highness the Maharaja of Mysore for the period of two years beginning with the 1st of July 1924 and ending with the 30th of June 1926, the right of conveying arrack and other country spirits from the Central Distillery *under bond* to the Depot or Depots in the City of Bangalore, in quantities sufficient to meet the demand of the shops dependent on such Depot or Depots and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____, for myself, my heirs, legal representatives, and assigns, hereby agree and bind myself to all the terms and conditions hereinafter set forth:—

- (1) that I shall bind myself to transport arrack and other country spirits in strong and sound casks or other suitable receptacles and will not use those rejected by the Distillery Officer;
- (2) that I hold myself responsible to Government for the correct delivery from the Bonded Depot of the requisite supplies of arrack at 35° under-proof or at any other strength prescribed by Government from time to time and other country liquors to the licensed shop-keepers on production of Treasury receipts in proof of pre-payment of duty and price of such arrack or other country spirits the price of proof liquor, if any, used for the adjustment of weak liquor in the Depots being borne by me;
- (3) that in special cases sanctioned by the Deputy Commissioner, I shall be bound to carry the requisite supply of arrack or other country spirits to any altered locality of the existing Depots provided the expense to me, is not likely to be greater than supplying the present Depots;
- (4) that it will be open to the Excise Commissioner to close any depot during the period of the contract as being superfluous for the time being.
- (5) that I shall be bound to carry the requisite supplies of Ganja to the Taluk Treasury for issue to licensed vendors of the drug;
- (6) that as remuneration for my contract, the Government shall pay me each month an amount calculated at the rate of _____ for every gallon of spirits conveyed by me from the distillery in the previous month provided that in the first week the quantity actually delivered at the Depots before the close of the previous month shall be paid for and the balance later between the 15th and 20th. Government shall allow me no wastage under any circumstances whatsoever nor shall any separate remuneration be claimed for the Ganja carried by me;
- (7) that the usual establishment and other requirements as may be prescribed by the Excise Commissioner for such Depots and the house rent shall be paid for by myself;
- (8) that I shall be bound to obtain from each Depot Mutsaddi appointed by me a mutchalika, and produce the same for inspection of the Excise Commissioner whenever required by him. Such mutchalika shall be in such form as may be approved by the Excise Commissioner for safe-guarding the interests of Government;
- (9) that the establishment at the Depot shall keep such accounts and be furnished with and use such seals for sealing the sample bottle and the bulk of liquor issued to shop-keeper as may be prescribed by the Excise Commissioner;
- (10) that the establishment shall be under the control and orders of myself, and I shall regard them as my servants;
- (11) that I shall conform to the Excise Laws and Rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner;

- (12) that for the due fulfilment of the terms of this contract, I hereby deposit in the State Huzur Treasury, Bangalore, the sum of rupees two thousand in cash (or approved Government Securities duly endorsed in favour of the Dewan);
- (13) that I equally with the Depot-keeper shall be bound by the conditions of the Depot license;
- (14) that I shall be bound to dismiss or transfer any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the District in which they may be employed, whenever transfers of an individual mutsaddi from or to a place are deemed desirable or necessary in Government interests and I shall appoint satisfactory men in place of dismissed men without delay and that I shall not, without the previous sanction of the Excise Commissioner post Depot mutsaddis once dismissed for bad behaviour, etc., to other places.
- (15) that I shall be bound to make good the loss accruing to Government and the shop-keepers by short stock or no stock in the said Depots or by my neglect or carelessness in not conveying the necessary supplies of spirits or ganja to the Depot or the Taluk Office respectively in due time;
- (16) that the liability of the arrack manufacturing contractors ceases on delivery by them of arrack and other country spirits to me at the distillery, and of the Distillery Officer on delivery of the ganja consignments at the said place, all further liability or responsibility to account for the whole quantity of such arrack, other country spirits and ganja thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the State's enemies and robbery by *vis major* excepted), shall be made good by me at the prevailing rate of duty and price per gallon of arrack of 85° under proof, and proportionately for higher or lower strengths and per seer of 80 tolas of ganja respectively; and that all dues to Government, may be recovered as if they were arrears of Land Revenue;
- (17) that at the beginning of the contract, I shall be bound to buy from the out-going contractor and at the termination of the contract I shall be bound to sell to the incoming contractor the stock of casks used in the transport of arrack, gallon pots and other articles in the Bonded Depots for the price that may be fixed by the Excise Commissioner;
- (18) that in case of any breach of the laws and rules or of the aforesaid conditions or in case of any attempt at fraud by my servants, agents, or employees, it shall be competent to the Deputy Commissioner to impose upon them, or for the Excise Commissioner to impose upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach or neglect, or at the option of the Excise Commissioner to declare the money deposited by me forfeited, and to cancel the contract with the previous sanction of Government. In the event of my contract being cancelled, I shall be bound to make good any loss that might accrue to Government for the remaining period of my contract, by any subsequent disposal of the contract, and shall not be entitled to participate in any profit that might accrue to Government by such disposal. In the event of the transport business being managed by Government *amani*, I shall be bound to place at the disposal of Government, on reasonable terms, fixed by the Excise Commissioner my entire stock of casks and other requisites supplied and kept in the Depot. It shall be competent to the Excise Commissioner subject to the sanction of Government to deduct, at the end of each half-year, from the bills of remuneration due to me, any amount that may be due to Government on account of excess, wastage, short stock in depots and fines;
- (19) that the imposition of a fine or the forfeiture of the deposit, or the cancellation of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force;
- (20) that this contract shall not be transferable except with the consent of the Excise Commissioner subject to the approval of Government; and
- (21) that I shall be bound to open depots in buildings approved of by the Deputy Commissioner of the District concerned and where Government buildings are made available for use as Depots, to use them, paying such fair rent as may be charged by the Deputy Commissioner. I shall be bound to pay the rent due for each month for Government building before the close of the following month and produce a voucher in support of such payment, and in case of my failure to do so in any month it will be open to the Excise Commissioner to

withhold from my remuneration bill for the latter month the amount for which voucher has not been produced until I make the payment and produce the voucher.

In case the Deputy Commissioner condemns a private building used by me for Depot and selects another, I shall be bound to take it up and locate the Depot in it.

In witness whereof I, _____, hereunto set my hand and seal this day of _____ 192____.

Sealed, signed and delivered in the presence of us:—

Witnesses:—

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APPENDIX II.

FORM OF CONTRACT BOND TO BE EXECUTED BY THE GOVERNMENT CONTRACTOR FOR CARRIAGE OF ARRACK AND OTHER COUNTRY SPIRITS TO BONDED DEPOTS.

WHEREAS I, _____, have been granted by the Government of His Highness the Maharaja of Mysore, for the period of two years beginning with the 1st of July 1924 and ending with the 30th of June 1926, the right of conveying arrack and other country spirits from the Central Distillery under bond to the various Depots in the districts of Bangalore, Kolar, Tumkur, Mysore, Hassan, Kadur, Shimoga and Chitaldrug, in quantities sufficient to meet the demand of the retail shops dependent on such Depots, and whereas the said Government, has agreed to pay me the remuneration hereinafter described, I, the said _____ for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth:—

- (1) that I shall bind myself to transport arrack in strong and sound casks in such manner as may be prescribed by the Excise Commissioner from time to time;
- (2) that I hold myself responsible to Government for the correct delivery from the Bonded Depots of the requisite supplies of arrack at 35° under-proof or at any other strength prescribed by Government from time to time subject to such margin for evaporation as prescribed by the Excise Commissioner and other country spirits to the various licensed shop-keepers, on production of Treasury receipts in proof of prepayment of duty and price of such spirits, the price of proof liquor, if any, used for adjustment of weak liquor in the Depots being borne by me;
- (3) that in special cases sanctioned by the Deputy Commissioner at the instance of any shop-keepers, I shall be bound to open new Depots in any tract and to carry the requisite supply of arrack and other country spirits to such new Depots or to any altered locality of the existing Depots, provided the expense to me is not likely to be greater than maintaining and supplying, present Depots;
- (4) that it is open to the Excise Commissioner to close any Depot during the period of the contract as being superfluous for the time being or to order that any particular shop should be supplied with liquor from any other Depot than the one to which the shop is attached;
- (5) that I shall be bound to carry the requisite supply of ganja to the Taluk Treasuries in the State for issue to licensed vendors of the drug;
- (6) that as remuneration for my contract, the Government shall pay me each month an amount calculated at the rate of annas for every gallon of spirits conveyed by me from the Distillery in the previous month; provided that in the first week the quantity actually delivered at the Depots before the close of the previous month shall be paid for and the balance later between the 15th and 20th. Government shall also allow me actual wastage at a rate not exceeding 1·4 per cent on the quantity of arrack, and 4 per cent on the quantity of bottled spirit removed by me from the Distillery, until actual delivery at the Depots of the liquors to the shop-keepers;
- (7) that at the end of each half-year, the duty and price on the quantity booked as wastage in excess of the margin allowed will be made good to Government by me;
- (8) that no separate remuneration shall be claimed for the ganja conveyed by me;
- (9) that the usual establishment required for such Depots and other requirements as may be prescribed by the Excise Commissioner and the house rent shall be paid for by myself;

- (10) that I shall be bound to obtain from each Depot mutsaddi appointed by me a mutchalika, and produce the same for inspection of the Excise Commissioner whenever required by him. Such mutchalika shall be in such form as may be approved by the Excise Commissioner for safe-guarding the interests of Government. Provided that Government will be at liberty to take the management of the depot or depots during the term of the lease, and place the depots in charge of Mutsaddis appointed by or under the orders of the Deputy Commissioners, in which case, so much of charges incurred by Government on account of such depot or depots will be paid by me, by deduction from my monthly remuneration bill;
- (11) that the establishment at such Depots shall keep such accounts and be furnished with and use such seals for sealing the sample bottle and the bulk of liquor issued to shop-keeper as may be prescribed by the Excise Commissioner;
- (12) that the establishment shall be under the control and orders of myself, and I shall regard them as my servants;
- (13) that I shall conform to the Excise Laws and Rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner;
- (14) that for the due fulfilment of the terms of this contract, I hereby deposit in the State Huzur Treasury, Bangalore, the sum of rupees thirteen thousand in cash or approved Government Securities duly endorsed in favour of the Dewan;
- (15) that I equally with the Depot-keepers shall be bound by the conditions of the Depot license;
- (16) that I shall be bound to dismiss or transfer any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the District in which they may be employed, whenever transfers of an individual mutsaddi from or to a place are deemed desirable or necessary in Government interests, and I shall appoint satisfactory men in place of dismissed men without delay; and that I shall not, without the previous sanction of the Excise Commissioner, post Depot mutsaddis once dismissed for bad behaviour, etc., to other places;
- (17) that I shall be bound to make good the loss accruing to Government and the shop-keepers by short stock or no stock in the said Depots or by my neglect or carelessness in not conveying the necessary supplies of spirits, or ganja to the Depot or the Taluk offices respectively in due time;
- (18) that as the liability of the arrack manufacturing contractors ceases on delivery by them of arrack and other country spirits to me at the Distillery and of the Distillery Officer on delivery of the ganja consignments at the said place all further liability or responsibility to account for the whole quantity of such arrack and other spirits and ganja thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the State's enemies and robbery by *vis major* excepted) shall be made good by me at the prevailing rate of duty and price per gallon of arrack of 35° under-proof, and proportionately for the higher or lower strengths and per seer of 80 tolas of ganja, respectively and that all dues to Government may be recovered as if they were arrears of land revenue;
- (19) that at the beginning of the contract, I shall be bound to buy from the out-going contractor and at the termination of the contract I shall be bound to sell to the incoming contractor the stock of casks used in the transport of arrack, gallon pots and other articles in the Bonded Depots for the price that may be fixed by the Excise Commissioner;
- (20) that in case of any breach of the laws and rules or of the aforesaid conditions or in case of any attempt at fraud by my servants, agents, or employees, it shall be competent to the Deputy Commissioner to impose upon them, or for the Excise Commissioner to impose upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach or neglect, or at the option of the Excise Commissioner to declare the money deposited by me forfeited, and to cancel the contract with the previous sanction of Government. In the event of my contract being cancelled, I shall be bound to make good any loss that might accrue to Government for the remaining period of my contract, by any subsequent disposal of the contract, and shall not be entitled to participate in any profit that might accrue to Government by such disposal. In the event of the transport business being managed by Government amini, I shall be bound to place at the disposal of Government, on reasonable terms fixed by the Excise Commissioner,

shall be competent for the Excise Commissioner, subject to the sanction of Government, to deduct, at the end of each half-year, from the bills of remuneration due to me, any amount that may be due to Government on account of excess wastage, short stock in Depots and fines;

- (21) that the imposition of a fine, or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force; and
- (22) that this contract shall not be transferable except with the consent of the Excise Commissioner subject to the approval of Government.
- (23) that I shall be bound to open depots in buildings approved of by the Deputy Commissioner of the District concerned and where Government buildings are made available for use as Depots, to use them, paying such fair rent as may be charged by the Deputy Commissioner. I shall be bound to pay the rent due for each month for Government building before the close of the following month and produce a voucher in support of such payment, and in case of my failure to do so in any month it will be open to the Excise Commissioner to withhold from my remuneration bill for the latter month the amount for which voucher has not been produced until I make the payment and produce the voucher.

In case the Deputy Commissioner condemns a private building used by me for Depot, and selects another, I shall be bound to take it up and locate the Depot in it.

In witness thereof I,
of

192

hereunto set my hand and seal this day

Seald and signed and delivered in the presence of us:—

Witnesses:—

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APPENDIX III.

Statement showing the localities of Bonded Depots, the quantity of arrack and other country spirits issued from the Central Distillery for the past three years:—

Taluk	Locality where Bonded Depot now exists or should be established	Number of separate shops dependent on each depot	Quantity of spirits issued from the Central Distillery to Bonded Depots during		
			1920-21	1921-22	1922-23
			Gallons	Gallons	Gallons
Bangalore	Bangalore City	Bangalore .. 8	67,039	61,828	64,523
		Do .. 16	10,639	14,456	14,456
Anekal	Anekal	Anekal .. 10	2,439	2,360	2,354
Hoskote	Hoskote	Hoskote .. 19	7,640	7,392	7,410
Devanahalli	Devanahalli	Devanahalli .. 10	5,295	4,561	4,565
Dodballapur	Dodballapur	Dodballapur .. 5	2,240	2,068	2,068
Nelamangala	Nelamangala	Nelamangala .. 7	2,045	1,708	1,707
Magadi	Magadi	Magadi .. 9	1,649	1,738	1,738
Channarayana	Channarayana	Channarayana .. 11	2,875	2,643	2,648
Kankanhalli	Kankanhalli	Kankanhalli .. 13	2,782	2,472	2,472
Total ..			1,04,613	1,01,026	1,03,805
Kolar	Kolar	Kolar .. 17	5,017	5,793	5,851
Malur	Malur	Do .. 10	2,944	3,093	3,093
Bewringpet	Bewringpet	Bewringpet .. 20	31,479	26,587	22,201
Mulbagal	Mulbagal	Mulbagal .. 9	1,698	1,388	1,358
Srinivasapur	Srinivasapur	Srinivasapur .. 11	2,077	1,913	1,913
Chintamani	Chintamani	Chintamani .. 14	4,572	4,016	4,019
Chikballapur	Chikballapur	Chikballapur .. 6	4,825	4,120	4,262
Sidlaghatta	Sidlaghatta	Sidlaghatta .. 4	3,112	3,252	3,251
Goribidnur	Goribidnur	Goribidnur .. 7	1,703	1,235	1,235
Bagepalli	Bagepalli	Bagepalli .. 10	1,460	1,334	1,333
Pathapalya	Do	Do .. 8	1,618	1,474	1,444
Total ..			60,435	54,145	51,999

Statement showing the localities of Bonded Depots, etc.—*concl'd.*

Taluk	Locality where Bonded Depot now exists or should be established	Number of separate shop dependent on each depot	Quantity of spirits issued from the Central Distillery to Bonded Depots during		
			1920-21	1921-22	1922-23
			Gallons	Gallons	Gallons
Tumkur	Tumkur	Tumkur	2,469	2,118	2,175
Maddur	Maddur	Maddur	681	669	669
Chiknayakanhalli	Chiknayakanhalli	Chiknayakanhalli	1,025	677	677
Sira	Sira	Sira	1,042	1,066	1,046
Gubbi	Gubbi	Gubbi	943	783	783
Tiptur	Tiptur	Tiptur	2,779	2,076	2,185
Pavagada	Pavagada	Pavagada	675	754	753
Kunigal	Kunigal	Kunigal	792	867	860
		Total	10,408	9,003	9,158
Mysore	Mysore	Mysore	40,202	23,448	25,719
Yedatore	Yedatore	Yedatore	1,201	1,043	1,151
Hunsur	Hunsur	Hunsur	1,508	1,446	1,588
Heggaddevankote	Heggaddevankote	Heggaddevankote	1,035	948	948
Channarayana	Channarayana	Channarayana	1,370	1,439	1,441
T. Narsipur	T. Narsipur	T. Narsipur	2,491	1,757	1,757
Seringapatam	Seringapatam	Seringapatam	4,777	3,914	4,050
		Krishnaraipet			
Mandya	Mandya	Mandya	1,551	1,326	1,382
Malavalli	Malavalli	Malavalli	2,695	2,103	2,221
Nagamangala	Nagamangala	Nagamangala	678	414	414
Gundlupet	Gundlupet	Gundlupet	921	1,336	1,346
		Total	58,929	39,174	42,042
Hassan and Chennarayana	Hassan	Hassan and Chennarayana	3,093	2,788	3,218
Saklespur	Saklespur	Saklespur	3,534	3,490	3,858
Belur	Belur	Belur	2,481	2,750	2,631
Arsikere	Arsikere	Arsikere	3,008	2,339	2,775
Hole-Narsipur and Arkalgud	Hole-Narsipur	Hole-Narsipur and Arkalgud	2,355	1,858	1,970
		Total	14,471	13,255	14,452
Tarikere and Kadur	Tarikere	Tarikere and Kadur	5,402	4,815	5,191
Koppa	Koppa	Koppa	6,059	6,048	6,212
	Tringeri	Do	2,498	2,520	2,565
Chikmagalur	Chikmagalur	Chikmagalur	8,160	7,829	8,841
Mudgere	Mudgere	Mudgere	4,442	4,381	4,547
		Total	26,561	25,593	27,358
Shimoga	Shimoga	Shimoga	8,526	5,002	8,538
	Kumsi	Do	1,456	1,402	1,402*
Channagiri	Channagiri	Channagiri	1,012	1,016	1,621
Honnali	Honnali	Honnali	4,325	3,882	3,884
Shikarpar	Shikarpar	Shikarpar	3,943	2,667	2,680
Sorab	Sorab	Sorab	4,217	2,574	2,789
Sagar	Sagar	Sagar	4,140	3,931	4,167
Nagar	Kallurkote	Nagar	2,239	1,005	2,051
Tirthahalli	Tirthahalli	Tirthahalli	7,422	6,623	6,927
		Total	38,230	32,694	34,070
Chitaldrug	Chitaldrug	Chitaldrug	2,300	2,625	2,845
Hiriyur	Hiriyur	Hiriyur			
Holalkere	Holalkere	Holalkere	1,080	1,311	1,311
Davangere	Davangere	Davangere	6,536	5,436	5,474
Molakalmuru	Molakalmuru	Molakalmuru	894	868	876
		Total	10,800	10,240	10,508
		Grand Total	2,24,447	2,85,100	2,83,393

* Since temporarily closed.

No. I. C. 6117—FF. 38-22-5, dated 8th April 1924.

The Government of His Highness the Maharaja of Mysore are pleased to declare, under the provision of Section 17 of the Mysore Forest Regulation (XI of 1900), that from the 1st May 1924, the area, the boundaries of which are set forth in the schedule appended to this Notification, shall be deemed to be a State Forest subject to the exercise of rights specified at foot thereof:—

Schedule.

District	Taluk	Name of block	Area
Mysore.	Hunsur	Aspatre Kaval	12.7 sq. miles.

North.—Starting from the south-west corner of survey number 61 of Umathur village the line runs north-east along the nala on the southern boundary of survey numbers 61, 60, 56, 54, 53 and 30 of Umathur village to the common bandh of Uddur nala and Hanumanthapur nala villages on the bank of the Uddur nala. Then the line follows the Uddur nala to the south-west corner of survey number 88 of Hanumanthapur nala village; then along the southern boundary of the above said survey number to its south-east corner; then north-east along the eastern boundary of survey numbers 88, 87, 86, 85, 84, 83, 80, 79, 69 and 68 to the south-east corner of survey number 67, then along the southern boundary of survey numbers 65, 64, 63, 62, 61, 60, 59, 56, 55, 54, 50, 51, 52 and 53 to the south-east corner of the last named survey number, then along its eastern boundary to its north-east corner; then west along the northern boundary of survey numbers 53 and 52 to the north-east corner of survey number 51, then north-west along the eastern boundary of survey numbers 51 and 47 to the north-east corner of survey number 47, then north-east along the southern boundary of survey numbers 46, 23, 22, 21, 19, 18 and 17 to the south-east corner of the last named survey number, then north along the eastern boundary of survey numbers 17 and 16 to the north-east corner of survey number 16 on the bank of the nala, then east along the nala through survey number 1 of Aspatre Kaval to the south-west corner of survey number 150 of Uddur nala village, then along the southern boundary of survey numbers 150 and 151 to the south-east corner of the latter survey number, then north along the eastern boundary of survey numbers 151, 153, 154, 155, 158, 161, 162 and 166 to the north-east corner of the last named survey number on the bank of the nala, then along the said nala on the eastern boundary of the Uddur nala village to the common bandh of Doddahunsur and Uddur nala villages, then east along the southern boundary of Doddahunsur village to the common bandh of Doddahunsur and Uddur Kaval.

East.—The line then runs south-east along the western boundary of Uddur kaval to the tri-junction bandh of Uddur kaval, Aspatre kaval and Kudineeramuddanahalli; then south through the survey number 26 of Kudineeramuddanahalli for about 38 chains to the north-west corner of survey number 28 of the village, then south-west through survey number 26 for about 34 chains to the north-west corner of survey number 3, then through survey number 22 for about 14 chains to the north-west corner of survey number 23, then along its western boundary to its south-west corner, then south through survey number 22 to the south-east corner of survey number 21 of Kudineeramuddanahalli.

South.—Then the line runs west through survey numbers 22 of Kudineeramuddanahalli and 38 of Uyigondanahalli for about 58 chains to the north-east corner of survey number 34 of the latter village, then along the northern boundary of survey number 34 to its north-west corner, then in the same direction through survey number 38 of Uyigondanahalli for about 30 chains to the common bandh of survey numbers 40 and 53, then west along the northern boundary of survey number 40 to its north-west corner on the bank of the nala. The line then runs north-west along the nala on the eastern boundary of Varanchi till it reaches the common bandh of Varanchi and Aspatre kaval and Kalepahalli, then east along the nala on the southern boundary of Kalepahalli lands to the north-west corner of survey number 95 of Hanumanthapura nala, then south along the western boundary of survey numbers 95 and 96 to the south-west corner of the latter survey number, then east along the southern boundary of survey number 96 to its south-east corner, then through survey number 1 of Aspatre kaval for about 20 chains to the south-east corner of survey number 94 of Hanumanthapur nala village, then south-east along the southern boundary of survey number 31 of Balenahalli to its south-east corner, then along the its eastern boundary to its north-east corner, then in the same direction and along the southern boundary of survey number 8 to the eastern corner of survey number 47, then along the eastern boundary of survey number 47 to its north-east corner, then north-west through survey number 8 for about 19 chains to the north-east corner of survey number 6, then to the north-east corner of survey number 5, then in the same direction for about 7 chains to the north-east corner of survey number 5.

point in the northern boundary of survey No. 8, then west along the northern boundary of survey Nos. 8 and 40 to the north-west corner of the latter survey number, then south-west through survey No. 1 of Aspatre kaval for about 38 chains to the north-west corner of survey No. 31 of Balenahalli. Then along the Hanumanthapur Nala for about 44 chains to the south-east corner of survey No. 89 then round the survey No. 89 to its south-west corner, then south-west crossing the Nala through survey No. 1 of Aspatre kaval for about 12 chains to the north-east corner of survey No. 6 of Varanchi, then west along the northern boundary of Varanchi to the common bandh of Varanchi and Ummathur Villages, then in the same direction along the southern boundary of Ummathur to its south-west corner.

West.—The line then runs north along the western boundary of Ummathur Village to the starting point.

Remarks.

The following rights of way are admitted within the block for use by men, cattle and carts all the year round :—

(1) The right of way to the lands of Balenahalli through the proposed State Forest is admitted in the existing cart-track 10 feet in width and 2 miles $7\frac{1}{2}$ furlongs in length. This cart track enters the State Forest at the south-east corner of survey number 151 of Uddur Nala village and joins the north-west corner of survey number 44 of Balenahalli Village.

(2) Right of way to take the cattle of Balenahalli raiyats to Chowdikatte and Vaddaragudi tank in the State Forest along the following footpaths which are 8 feet wide and 7 furlongs 69 yards and 1 mile $3\frac{1}{2}$ furlongs long, respectively. Footpath to Chowdikatte (i) it enters the forest at the north-eastern boundary of survey number 47 of Balenahalli village and runs due east to Chowdikatte (ii) Footpath to Vaddaragudi tank. It enters the forest about 2 chains from the south-eastern boundary of survey number 11 of Balenahalli village and runs south to the said katte.

(3) The right of way throughout the year to Hanumanthapur Nala village lands, for men, cattle and carts through Umattur survey numbers 62, 65 and 64 and number 1 of Aspatre kaval, is admitted along the existing cart track which is 10 feet in width and 2 miles and 1 furlong and 96 yards in length. The cart track enters the forest at the north-western corner of survey number 62 of Ummathur village runs south-east until it touches Ummathur boundary and then runs in the eastern direction till it meets Hanumanthapur nala where the forest boundary terminates.

Concessions.

The following concessions are admitted in the block :—

(1) Such of the raiyats who own lands at Balenahalli should have the right to take from the Aspatre kaval block, the jungle wood require for their *bona-fide* domestic and agricultural purposes at a quarter of the prevailing seigniorage rates on paid permits from the Forest Department.

This concession will also extend to thorns and bamboo branches, etc., required for machans and fences.

(2) The right of free grazing granted to the Amrutmahal Department in G. P. No. R. 3846-52—Ft. 65-19-2, dated 17th September 1919, is confined to the Amrutmahal cattle only.

Enclosures.

Survey number 49 of Balenahalli village will be treated as an enclosure within the block with a margin of 5 chains around.

No I. C. 6033—Ft. 23-23-8, dated 2nd April 1924.

The Government of His Highness the Maharaja of Mysore are pleased to declare under Section 30 of the Mysore Forest Regulation (XI of 1900), that the area specified in the schedule below which forms part of the Mannugudde State Forest which was declared a State Forest in Notification No. 422—Ft. F. 15-1900, dated 7th January 1901, shall cease to be a portion of the said State Forest with effect from the date of this notification.

Schedule.

District	Taluk	Approximate area proposed to be dis-afforested	Name of Block	Boundaries
Bangalore	Channapatna	220 acres	Mannugudde State Forest	North.—Starting from a point in the demarcation line on the 3/7 miles or $3\frac{1}{2}$ chains

south-east from the northernmost point of Survey No. 75 of Vibootikere, the proposed boundary line runs west 41 Gunter's chain along the foot path from Jampandoddi to the forest upto Hongemaradakatte.

West.—Then the line runs south 76 chains and joins the demarcation line (old) on the junction bandh of Bommehalli and Vibootikere.

South.—Old demarcation line of the State Forest.

East.—Old demarcation line of the State Forest.

No. J. C. 6107—Ft. 109-23-8, dated 7th April 1924.

Under Section 27 of the Mysore Forest Regulation 1900, Government of His Highness the Maharaja of Mysore are pleased to grant to the raiyats of Samse in the Mudgere Taluk the right to graze during the prescribed period all the cattle of the village in the South Bhadra Forest Block (constituted a State Forest in Government Notification No. R. 1781—Ft. 87-13-6, dated 29th August 1914), on payment of a fixed fee of Rs. 30 per annum subject to the condition that no cattle other than those belonging to the village or harboured by the villagers.

By Order,

K. V. ANANTARAMAN,

Offg. Secretary to Government,
Revenue Department

LOCAL AND LEGISLATIVE SECRETARIAT.

No. L. 7883—San. 36-23-28, dated 2nd April 1924.

In exercise of the powers vested in them by the Epidemic Diseases Regulation, II of 1897, the Government of His Highness the Maharaja of Mysore, hereby notify for general information that the attendance of persons from infected and uninfected areas at the fair and festival noted below is prohibited:—

Name of fair or festival	Place	Taluk	District	Period	
				From	To
Iralappana Jatra ..	Vanarasi ..	Kolar ..	Kolar ..	19th April 1924 ..	Until the Jatra is over.

No. L. 8049—San. 36-23-29, dated 8th April 1924.

In exercise of the powers vested in them by the Epidemic Diseases Regulation, II of 1897, the Government of His Highness the Maharaja of Mysore hereby notify for general information that the attendance of persons from infected and uninfected areas at the fairs and festivals noted below is prohibited.

Name of fair or festival	Place	Taluk	District	Period	
				From	To
Sri Gangadevi Jatra ..	Mejur ..	Sidlaghatta ..	Kolar ..	19th April 1924 ..	Until the Jatra is over.

No. L. 7923—Ml. 48-23-10, dated 3rd April 1924.

Under Section 18 of the Mysore Municipal Regulation, Mr. Siddegowda, Landholder, Banpur, is appointed a Municipal Councillor of Bannur Municipality *vice* Mr. Lakshminarasimha Setty, who vacated his seat on the Council under Section 15 (2) (c) of the said Regulation.